In re application of:

SALAHUDDIN, Syed Z. et al.

Application for Reissue of U.S. Patent No.: 6,054,283 granted April 25, 2000

Filed: December 23, 1996

For: ANTIBODIES AGAINST HUMAN HERPESVIRUS-6 (HHV-6) AND

METHOD OF USE

REISSUE DECLARATION UNDER 37 C.F.R. § 1.175(a)

Box Reissue

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

- 1. We are citizens and residents of the United States of America.
- 2. We have assigned the entire right, title, and interest in U.S. Patent No. 6,054,283 to the United States of America as represented by the Secretary of the Department of Health and Human Services.
- 3. We are the original inventors of the invention described and claimed in the above-identified United States Letters Patent and the claims added by the above referenced reissue application, for which invention we seek a reissue of the aforesaid Letters Patent.

- 4. We do not know and do not believe that the invention was ever known or used in the United States of America before our invention thereof.
- 5. We have reviewed and understand the contents of the attached specification and claims, including the new claims as presented in this application for reissue of the original Letters Patent.
- 6. We acknowledge the duty to disclose information of which we are aware and which is material to the examination of this application for reissue of the original Letters Patent in accordance with 37 C.F.R. § 1.56.
- 7. We believe the original patent to be partly inoperative in that the original patent failed to adequately claim priority under 35 U.S.C. § 120 to an earlier filed copending U.S. Patent application. The specification correctly states that the application from which U.S. Patent No. 6.054,283 issued is a divisional of USSN 08/392,674, filed February 22, 1995 which was a continuation of USSN 07/754,220, filed August 27, 1991, which was a continuation of USSN 07/255,712, filed October 11, 1988, which was a CIP of USSN 07/228,550, filed August 4, 1998, which was a CIP of USSN 06/901,602, filed August 29, 1986, which was a CIP of USSN 06/892,423, filed August 4, 1986. The specification incorrectly states that USSN 06/892,423 was a CIP of USSN 06/895,857, filed August 12, 1986, which was a CIP of USSN 06/895,463, filed August 11, 1986. USSN 06/892,423, USSN 06/895,857, and USSN 06/895,463 were in fact copending applications and not CIP's of each other.
- 8. We believe that the failure to adequately claim priority arose from the prolonged and complicated prosecution of this series of patent applications.

9. We believe the original patent to be partly inoperative in that the original patent claims less than we have a right to claim in the patent. Our invention is generally directed to methods of detecting human B lymphotropic virus (HBLV) infection. Claims 2 and 3 of the issued patent recite two distinct methods by which HBLV infection can be detected. Claim 2 describes a method of detecting HBLV infection by contacting an antibody that specifically binds to an antigenic molecule from HBLV with a biological sample and detecting the antibody-antigen complex. Claim 3 describes a method whereby the antibody-antigen complex is detected by a western blot.

- 10. We believe that the unduly constrained literal scope of the present claims arose from insufficient communication between us and patent counsel as a result of which the patent counsel lacked full appreciation of the scope and function of the invention. These errors in claiming less than we had a right to claim arose without any deceptive intention on our part. The errors were discovered after the patent issued as part of a review by other patent counsel.
- 11. We hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such

Full name of first inventor: Syed Z. Salahuddin	
Inventor's signature: Just the Saluth	_ Date:
Country of Citizenship: U.S.	
Residence: U.S.	
Post Office Address: 3171 Breaky Dr. Ventina, CA 93003	
Full name of second inventor: Dharam V. Ablashi	
Inventor's signature:	_ Date:
Country of Citizenship: U.S.	
Residence: U.S.	
Post Office Address:	
Full name of third inventor: Steven F. Josephs	
Inventor's signature:	Date:
Country of Citizenship: U.S.	
Residence: U.S.	
Post Office Address:	

Full name of first inventor: Syed Z. Salahuddin	
Inventor's signature:	Date:
Country of Citizenship: U.S.	•
Residence: U.S.	
Post Office Address:	
Full name of second inventor: Dharam V. Ablashi Inventor's signature: Dharam V. Ablashi	Date: 2/2/02
Country of Citizenship: U.S.	•
Residence: U.S. 4117 Barnsley Lane Olney, Maryland 20832	·
Full name of third inventor: Steven F. Josephs Inventor's signature:	Date:
Country of Citizenship: U.S.	
Residence: U.S.	
Post Office Address:	

Full name of first inventor:	Syed Z. Salahuddin		
Inventor's signature:		Date:	
Country of Citizenship:	U.S.		
Residence: U.S.			
Post Office Address:			
Full name of second invento	or: Dharam V. Ablashi		
Inventor's signature:		Date:	
Country of Citizenship:	U.S.		
Residence: U.S.			
Post Office Address:			
Full name of third inventor:	Steven F. Josephs		
Inventor's signature:	ten & gur	Date: 02-02	-02
Country of Citizenship:			
Residence: U.S.			
Post Office Address:	2919 Brome May San	Diego, CA 92129	

The Hard Hard Li) 4.4 Ti. dans, mer. Ξ [] 100 Ę., į. Hart Bank

CALIFORNIA ALL-PURPOSE ACKN WLEDGMENT

State of California	· ·
County of San Diego	ss.
J	— ,
on February 2, 2002 before me	Name and Title of Officer (e.g., "Jane Doe, Notary Public") Name(s) of Signer(s)
porroughly appeared Steven F. Tose	Name and Title of Officer (e.g., "Jane Doe, Notary Public")
Dersonally appeared	
	personally known to me Proved to me on the basis of satisfactory
	evidence
	to be the person(s) whose name(s) is/are
	subscribed to the within instrument and
	acknowledged to me that he/she/they executed the same in his/he//their authorized
ANNE FELICIA MANASAN	the same in his/he//their authorized capacity(iee), and that by his/he//their
COMM. #1196738 NOTARY PUBLIC-CALIFORNIA	signature(s) on the instrument the person(s), or
SAN DIEGO COUNTY My Comm. Expires Sept. 22, 2002	the entity upon behalf of which the person(s)
	acted, executed the instrument.
	WITNESS my hand and official seal.
	On the borne
	Signature of Notary Public
o	PTIONAL —
Though the information below is not required by law, it may fraudulent removal and reatta	r prove valuable to persons relying on the document and could prevent chment of this form to another document.
Description of Attached Document	
•	- 0 Cu = 0
Title or Type of Document: Application	For Reissue of U.S. Patent M
6, 054, 283 Jan 31, 20	Number of Pages: (6)
Signer(s) Other Than Named Ahove:	
olyner(s) other man ramos reserve.	
Capacity(ies) Claimed by Signer	
Signer's Name:	RIGHT THUMBPRIN
□ tedividual	OF SIGNER Top of thumb here
☐ Individual☐ Corporate Officer — Title(s):	
☐ Partner — ☐ Limited ☐ General	
☐ Attorney-in-Fact	
☐ Trustee	
☐ Guardian or Conservator ☐ Other:	
Signer Is Representing:	
orginer is richieseriung.	

Page 5	l. ·		PAI
Full name of fourth inventor: Inventor's signature: Country of Citizenship:	Carl W. Saxinger U.S.	2/7/02 Date:	
Residence: U.S.	•		
Post Office Address: 6814	Renita Lane, Bethesda, Maryland	20817	
Full name of fifth inventor: Inventor's signature: Country of Citizenship: Residence: U.S. Post Office Address:	· · · · · · · · · · · · · · · · · · ·	Date:	
Full name of sixth inventor: Inventor's signature:		Date:	
 Country of Citizenship:	U.S.		
Residence: U.S.			
Post Office Address:	·		

SALAHUDDIN, Syed A. et al. Page 5	<u>PATENT</u>
Full name of fourth inventor: Carl W. Saxinger	
Inventor's signature: Date:	
Country of Citizenship: U.S.	
Residence: U.S.	
Post Office Address:	
Full name of fifth inventor: Flossie Wong-Staal Inventor's signature: Date:	
Country of Citizenship: U.S.	
Residence: U.S. Post Office Address: 14090 Caminito Vistana, San	Nigen
CA 92/30	ergo,
Full name of sixth inventor: Robert C. Gallo	
Inventor's signature: Date:	
Country of Citizenship: U.S.	
Residence: U.S.	
Post Office Address:	

Full name of fourth inventor	: Carl W. Saxinger	
Inventor's signature:	·	_ Dat
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of fifth inventor:	Flossie Wong-Staal	
Inventor's signature:		_ Dat
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of sixth inventor: Inventor's signature:	Robert C. Gallo	Date
Country of Citizenship:	U.S.	-
Residence: U.S.	9100 AHERSHOT DRIVE Bethesda, MD 20817	,
Post Office Address:	Rothocla MD 20817	

PATENT



Approved through 01/31/2004. OMB 0651-0033
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMENCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

REISSUE APPLICATION DECLARATION BY THE ASSIGNEE

Docket Number (optional) 015280-212210ÙS

I hereby declare that:				
My residence and mailing address and citizenship are	e stated below next to my name.			
I am authorized to act on behalf of the following assignee: <u>The United States Government, as represented by the </u> Secretary of the Department of Health and Human Services				
and the title of my position with said assignee is: Divi	sion Director for Technology Development			
The entire title to the patent identified below is vested	l in said assignee.			
Name of Patentee(s): Syed Zaki Salahuddin, Dharam V. Ablashi, Steven F. Josep	hs, Carol W. Saxinger, Flossie Wong-Staal, Robert C. Gallo			
Patent Number 6,054,283	Date of Patent Issued April 25, 2000			
Title of Invention ANTIBODIES AGAINST HUMAN HERPESVIRUS-6(HHV-6) AND METHOD OF USE			
I believe said patentee(s) to be the original, first and	I sole/joint inventor(s) of the subject matter which is			
described and claimed in said patent, for which a reis AGAINST HUMAN HERPESVIRUS-6(HHV-6) AND M	ssue patent is sought on the invention entitled ANTIBODIES METHOD OF USE.			
the specification of which ☑ is attached hereto. ☐ was filed on as reissue application numb	er /			
and was amended on(If applicable)	· · · · · · · · · · · · · · · · · · ·			
I have reviewed and understand the contents of the a amended by any amendment referred to above.	above identified specification, including the claims, as			
I acknowledge the duty to disclose information which	is material to patentability as defined in 37 CFR 1.56.			
I verily believe the original patent to be wholly or part below. (Check all boxes that apply.)	ly inoperative or invalid, for the reasons described			
☐ by reason of a defective specification or drawing	ng.			
by reason of other errors.				
At least one error upon which reissue is based is des C.F.R. § 1.175(a).	cribed as follows: please see reissue declaration under 37			
[Attach ad	dditional sheets, if needed.]			
All errors corrected in this reissue application arose v	vithout any deceptive intention on the part of the applicant.			

[Page 1 of 3]

Burden Hour Statement: This form is estimated to take 0.5 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.



PTO/SB/52 (02-01)
Approved through 01/31/2004. OMB 0651-0033
U.S. Patent and Trademark Onice; U.S. DEPARTMENT OF COMMENCE
Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

(REISSUE APP	LICATIO	ON DECLARATION BY	THE AS	SSIGNEE)		Docket Number (Optional) 015280-212210US
I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the United States Patent and Trademark Office connected therewith. Name(s) Registration Number						
Correspondence /	Address:	Direct all communications	about the	e application to:		
	umber					*20350*
OR	!	Type Customer Number	Here	L		20350
Firm or Individual Name						
Address						
Address						
City			State		Zip	
Country						
Telephone			Fax			
statements made were made with the fine and imprison	on inform ne knowle ment, or b idity of the	atements made herein of mation and belief are believedge that willful false state both, under 18 U.S.C. 100 e application, any patent is	ved to be ments and 1, and tha	true; and further t d the like so made at such willful false	that the e are p e state	ese statements punishable by ements may
Full name of person	on signing	g (given name, family nam	ie)			***
JACK SF	PEGEL	<u>'</u>				
Signature fac	ck_	Speejel		Date 2/2	,	2002
Address of Assign National Institutes Maryland 20852-3	of Health	h, Office of Technology Tra	ansfer, 60	011 executive Bou	ulevar	d, Suite 325, Rockville,
Patentee Syed Zaki Salahu	dđin			Citizenship		
Residence/Mailing	Address	}				
Patentee Dharam V. Ablash	ni			Citizenship		
Residence/Mailing						
M Additional P	atantaac	s are named on senarat	alv numh	hered cheete att	racha	d hereto



Syed Zaki Salahuddin, a citizen of The United States, residing at 3171 Breaker Drive Ventura, CA 93003

Dharam V. Ablashi, a citizen of The United States, residing at 4117 Barnsley Lane Olney, MD 20832

Steven F. Josephs, a citizen of The United States, residing at 12919 Brome Way . San Diego, CA 92129

Carl W. Saxinger 6814 Renita Lane Bethesda, MD 20817

Flossie Wong-Staal, a citizen of The United States, residing at 14090 Caminito Vistana San Diego, CA 92130

Robert C. Gallo, a citizen of The United States, residing at 9100 Aldershot Drive Bethesda, MD 20817

SF 1316442 v1

SALAHUDDIN, Syed A. et a Page 5	ıl.	
Full name of fourth inventor:	Carl W. Saxinger	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of fifth inventor:	Flossie Wong-Staal	
Inventor's signature:		_Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of sixth inventor:	Robert C. Gallo	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		

PATENT

SF 1308208 v1

Post Office Address:

In re application of:

SALAHUDDIN, Syed Z. et al.

Application for Reissue of U.S. Patent No.: 6,054,283 granted April 25, 2000

Filed: December 23, 1996

For: ANTIBODIES AGAINST HUMAN HERPESVIRUS-6 (HHV-6) AND

METHOD OF USE

REISSUE DECLARATION UNDER 37 C.F.R. § 1.175(a)

Box Reissue

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

- 1. We are citizens and residents of the United States of America.
- 2. We have assigned the entire right, title, and interest in U.S. Patent No. 6,054,283 to the United States of America as represented by the Secretary of the Department of Health and Human Services.
- 3. We are the original inventors of the invention described and claimed in the above-identified United States Letters Patent and the claims added by the above referenced reissue application, for which invention we seek a reissue of the aforesaid Letters Patent.

- 4. We do not know and do not believe that the invention was ever known or used in the United States of America before our invention thereof.
- 5. We have reviewed and understand the contents of the attached specification and claims, including the new claims as presented in this application for reissue of the original Letters Patent.
- 6. We acknowledge the duty to disclose information of which we are aware and which is material to the examination of this application for reissue of the original Letters Patent in accordance with 37 C.F.R. § 1.56.
- 7. We believe the original patent to be partly inoperative in that the original patent failed to adequately claim priority under 35 U.S.C. § 120 to an earlier filed copending U.S. Patent application. The specification correctly states that the application from which U.S. Patent No. 6.054,283 issued is a divisional of USSN 08/392,674, filed February 22, 1995 which was a continuation of USSN 07/754,220, filed August 27, 1991, which was a continuation of USSN 07/255,712, filed October 11, 1988, which was a CIP of USSN 07/228,550, filed August 4, 1998, which was a CIP of USSN 06/901,602, filed August 29, 1986, which was a CIP of USSN 06/892,423, filed August 4, 1986. The specification incorrectly states that USSN 06/892,423 was a CIP of USSN 06/895,857, filed August 12, 1986, which was a CIP of USSN 06/895,463, filed August 11, 1986. USSN 06/892,423, USSN 06/895,857, and USSN 06/895,463 were in fact copending applications and not CIP's of each other.
- 8. We believe that the failure to adequately claim priority arose from the prolonged and complicated prosecution of this series of patent applications.

9. We believe the original patent to be partly inoperative in that the original patent claims less than we have a right to claim in the patent. Our invention is generally directed to methods of detecting human B lymphotropic virus (HBLV) infection. Claims 2 and 3 of the issued patent recite two distinct methods by which HBLV infection can be detected. Claim 2 describes a method of detecting HBLV infection by contacting an antibody that specifically binds to an antigenic molecule from HBLV with a biological sample and detecting the antibody-antigen complex. Claim 3 describes a method whereby the antibody-antigen complex is detected by a western blot.

- 10. We believe that the unduly constrained literal scope of the present claims arose from insufficient communication between us and patent counsel as a result of which the patent counsel lacked full appreciation of the scope and function of the invention. These errors in claiming less than we had a right to claim arose without any deceptive intention on our part. The errors were discovered after the patent issued as part of a review by other patent counsel.
- 11. We hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such

SALAHUDDIN, Syed A. et a Page 5	al.	
Full name of fourth inventor:	Carl W. Saxinger	
Inventor's signature:		_Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of fifth inventor:	Flossie Wong-Staal	
Inventor's signature:		_Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of sixth inventor:	Robert C. Gallo	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		

In re application of:

SALAHUDDIN, Syed Z. et al.

Application for Reissue of U.S. Patent No.: 6,054,283 granted April 25, 2000

Filed: December 23, 1996

For: ANTIBODIES AGAINST HUMAN HERPESVIRUS-6 (HHV-6) AND

METHOD OF USE

REISSUE DECLARATION UNDER 37 C.F.R. § 1.175(a)

Box Reissue

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

- 1. We are citizens and residents of the United States of America.
- 2. We have assigned the entire right, title, and interest in U.S. Patent No. 6,054,283 to the United States of America as represented by the Secretary of the Department of Health and Human Services.
- 3. We are the original inventors of the invention described and claimed in the above-identified United States Letters Patent and the claims added by the above referenced reissue application, for which invention we seek a reissue of the aforesaid Letters Patent.

- 4. We do not know and do not believe that the invention was ever known or used in the United States of America before our invention thereof.
- 5. We have reviewed and understand the contents of the attached specification and claims, including the new claims as presented in this application for reissue of the original Letters Patent.
- 6. We acknowledge the duty to disclose information of which we are aware and which is material to the examination of this application for reissue of the original Letters Patent in accordance with 37 C.F.R. § 1.56.
- 7. We believe the original patent to be partly inoperative in that the original patent failed to adequately claim priority under 35 U.S.C. § 120 to an earlier filed copending U.S. Patent application. The specification correctly states that the application from which U.S. Patent No. 6.054,283 issued is a divisional of USSN 08/392,674, filed February 22, 1995 which was a continuation of USSN 07/754,220, filed August 27, 1991, which was a continuation of USSN 07/255,712, filed October 11, 1988, which was a CIP of USSN 07/228,550, filed August 4, 1998, which was a CIP of USSN 06/901,602, filed August 29, 1986, which was a CIP of USSN 06/892,423, filed August 4, 1986. The specification incorrectly states that USSN 06/892,423 was a CIP of USSN 06/895,857, filed August 12, 1986, which was a CIP of USSN 06/895,463, filed August 11, 1986. USSN 06/892,423, USSN 06/895,857, and USSN 06/895,463 were in fact copending applications and not CIP's of each other.
- 8. We believe that the failure to adequately claim priority arose from the prolonged and complicated prosecution of this series of patent applications.

9. We believe the original patent to be partly inoperative in that the original patent claims less than we have a right to claim in the patent. Our invention is generally directed to methods of detecting human B lymphotropic virus (HBLV) infection. Claims 2 and 3 of the issued patent recite two distinct methods by which HBLV infection can be detected. Claim 2 describes a method of detecting HBLV infection by contacting an antibody that specifically binds to an antigenic molecule from HBLV with a biological sample and detecting the antibody-antigen complex. Claim 3 describes a method whereby the antibody-antigen complex is detected by a western blot.

- 10. We believe that the unduly constrained literal scope of the present claims arose from insufficient communication between us and patent counsel as a result of which the patent counsel lacked full appreciation of the scope and function of the invention. These errors in claiming less than we had a right to claim arose without any deceptive intention on our part. The errors were discovered after the patent issued as part of a review by other patent counsel.
- 11. We hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such

Page 5	11.	
Full name of fourth inventor:	Carl W. Saxinger	
Inventor's signature:		_Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of fifth inventor:	Flossie Wong-Staal	
Inventor's signature:		_Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of sixth inventor:	Robert C. Gallo	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		<u> </u>

In re application of:

SALAHUDDIN, Syed Z. et al.

Application for Reissue of U.S. Patent No.: 6,054,283 granted April 25, 2000

Filed: December 23, 1996

For: ANTIBODIES AGAINST HUMAN HERPESVIRUS-6 (HHV-6) AND

METHOD OF USE

REISSUE DECLARATION UNDER 37 C.F.R. § 1.175(a)

Box Reissue

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

- 1. We are citizens and residents of the United States of America.
- 2. We have assigned the entire right, title, and interest in U.S. Patent No. 6,054,283 to the United States of America as represented by the Secretary of the Department of Health and Human Services.
- 3. We are the original inventors of the invention described and claimed in the above-identified United States Letters Patent and the claims added by the above referenced reissue application, for which invention we seek a reissue of the aforesaid Letters Patent.

- 4. We do not know and do not believe that the invention was ever known or used in the United States of America before our invention thereof.
- 5. We have reviewed and understand the contents of the attached specification and claims, including the new claims as presented in this application for reissue of the original Letters Patent.
- 6. We acknowledge the duty to disclose information of which we are aware and which is material to the examination of this application for reissue of the original Letters Patent in accordance with 37 C.F.R. § 1.56.
- 7. We believe the original patent to be partly inoperative in that the original patent failed to adequately claim priority under 35 U.S.C. § 120 to an earlier filed copending U.S. Patent application. The specification correctly states that the application from which U.S. Patent No. 6.054,283 issued is a divisional of USSN 08/392,674, filed February 22, 1995 which was a continuation of USSN 07/754,220, filed August 27, 1991, which was a continuation of USSN 07/255,712, filed October 11, 1988, which was a CIP of USSN 07/228,550, filed August 4, 1998, which was a CIP of USSN 06/901,602, filed August 29, 1986, which was a CIP of USSN 06/892,423, filed August 4, 1986. The specification incorrectly states that USSN 06/892,423 was a CIP of USSN 06/895,857, filed August 12, 1986, which was a CIP of USSN 06/895,463, filed August 11, 1986. USSN 06/892,423, USSN 06/895,857, and USSN 06/895,463 were in fact copending applications and not CIP's of each other.
- 8. We believe that the failure to adequately claim priority arose from the prolonged and complicated prosecution of this series of patent applications.

9. We believe the original patent to be partly inoperative in that the original patent claims less than we have a right to claim in the patent. Our invention is generally directed to methods of detecting human B lymphotropic virus (HBLV) infection. Claims 2 and 3 of the issued patent recite two distinct methods by which HBLV infection can be detected. Claim 2 describes a method of detecting HBLV infection by contacting an antibody that specifically binds to an antigenic molecule from HBLV with a biological sample and detecting the antibody-antigen complex. Claim 3 describes a method whereby the antibody-antigen complex is detected by a western blot.

- 10. We believe that the unduly constrained literal scope of the present claims arose from insufficient communication between us and patent counsel as a result of which the patent counsel lacked full appreciation of the scope and function of the invention. These errors in claiming less than we had a right to claim arose without any deceptive intention on our part. The errors were discovered after the patent issued as part of a review by other patent counsel.
- 11. We hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such

Full name of first inventor:	Syed Z. Salahuddin	
Inventor's signature:		_Date:
Country of Citizenship:	U.S.	•
Residence: U.S.		
Post Office Address:		
Full name of second inventor	r: Dharam V. Ablashi	
Inventor's signature:		_Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of third inventor:	Steven F. Josephs	
Inventor's signature:		_ Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		

In re application of:

SALAHUDDIN, Syed Z. et al.

Application for Reissue of U.S. Patent No.: 6,054,283 granted April 25, 2000

Filed: December 23, 1996

For: ANTIBODIES AGAINST HUMAN HERPESVIRUS-6 (HHV-6) AND

METHOD OF USE

REISSUE DECLARATION UNDER 37 C.F.R. § 1.175(a)

Box Reissue

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

- 1. We are citizens and residents of the United States of America.
- 2. We have assigned the entire right, title, and interest in U.S. Patent No. 6,054,283 to the United States of America as represented by the Secretary of the Department of Health and Human Services.
- 3. We are the original inventors of the invention described and claimed in the above-identified United States Letters Patent and the claims added by the above referenced reissue application, for which invention we seek a reissue of the aforesaid Letters Patent.

- 4. We do not know and do not believe that the invention was ever known or used in the United States of America before our invention thereof.
- 5. We have reviewed and understand the contents of the attached specification and claims, including the new claims as presented in this application for reissue of the original Letters Patent.
- 6. We acknowledge the duty to disclose information of which we are aware and which is material to the examination of this application for reissue of the original Letters Patent in accordance with 37 C.F.R. § 1.56.
- 7. We believe the original patent to be partly inoperative in that the original patent failed to adequately claim priority under 35 U.S.C. § 120 to an earlier filed copending U.S. Patent application. The specification correctly states that the application from which U.S. Patent No. 6.054,283 issued is a divisional of USSN 08/392,674, filed February 22, 1995 which was a continuation of USSN 07/754,220, filed August 27, 1991, which was a continuation of USSN 07/255,712, filed October 11, 1988, which was a CIP of USSN 07/228,550, filed August 4, 1998, which was a CIP of USSN 06/901,602, filed August 29, 1986, which was a CIP of USSN 06/892,423, filed August 4, 1986. The specification incorrectly states that USSN 06/892,423 was a CIP of USSN 06/895,857, filed August 12, 1986, which was a CIP of USSN 06/895,463, filed August 11, 1986. USSN 06/892,423, USSN 06/895,857, and USSN 06/895,463 were in fact copending applications and not CIP's of each other.
- 8. We believe that the failure to adequately claim priority arose from the prolonged and complicated prosecution of this series of patent applications.

9. We believe the original patent to be partly inoperative in that the original patent claims less than we have a right to claim in the patent. Our invention is generally directed to methods of detecting human B lymphotropic virus (HBLV) infection. Claims 2 and 3 of the issued patent recite two distinct methods by which HBLV infection can be detected. Claim 2 describes a method of detecting HBLV infection by contacting an antibody that specifically binds to an antigenic molecule from HBLV with a biological sample and detecting the antibody-antigen complex. Claim 3 describes a method whereby the antibody-antigen complex is detected by a western blot.

- 10. We believe that the unduly constrained literal scope of the present claims arose from insufficient communication between us and patent counsel as a result of which the patent counsel lacked full appreciation of the scope and function of the invention. These errors in claiming less than we had a right to claim arose without any deceptive intention on our part. The errors were discovered after the patent issued as part of a review by other patent counsel.
- 11. We hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such

Full name of first inventor:	Syed Z. Salahuddin	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of second invento	or: Dharam V. Ablashi	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		•
Post Office Address:		
Full name of third inventor:	Steven F. Josephs	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		

In re application of:

SALAHUDDIN, Syed Z. et al.

Application for Reissue of U.S. Patent No.: 6,054,283 granted April 25, 2000

Filed: December 23, 1996

For: ANTIBODIES AGAINST HUMAN HERPESVIRUS-6 (HHV-6) AND METHOD OF USE REISSUE DECLARATION UNDER 37 C.F.R. § 1.175(a)

Box Reissue

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

- 1. We are citizens and residents of the United States of America.
 - 2. We have assigned the entire right, title, and interest in U.S. Patent No. 6,054,283 to the United States of America as represented by the Secretary of the Department of Health and Human Services.
 - 3. We are the original inventors of the invention described and claimed in the above-identified United States Letters Patent and the claims added by the above referenced reissue application, for which invention we seek a reissue of the aforesaid Letters Patent.

- 4. We do not know and do not believe that the invention was ever known or used in the United States of America before our invention thereof.
- 5. We have reviewed and understand the contents of the attached specification and claims, including the new claims as presented in this application for reissue of the original Letters Patent.
- 6. We acknowledge the duty to disclose information of which we are aware and which is material to the examination of this application for reissue of the original Letters Patent in accordance with 37 C.F.R. § 1.56.
- 7. We believe the original patent to be partly inoperative in that the original patent failed to adequately claim priority under 35 U.S.C. § 120 to an earlier filed copending U.S. Patent application. The specification correctly states that the application from which U.S. Patent No. 6.054,283 issued is a divisional of USSN 08/392,674, filed February 22, 1995 which was a continuation of USSN 07/754,220, filed August 27, 1991, which was a continuation of USSN 07/255,712, filed October 11, 1988, which was a CIP of USSN 07/228,550, filed August 4, 1998, which was a CIP of USSN 06/901,602, filed August 29, 1986, which was a CIP of USSN 06/892,423, filed August 4, 1986. The specification incorrectly states that USSN 06/892,423 was a CIP of USSN 06/895,857, filed August 12, 1986, which was a CIP of USSN 06/895,463, filed August 11, 1986. USSN 06/892,423, USSN 06/895,857, and USSN 06/895,463 were in fact copending applications and not CIP's of each other.
- 8. We believe that the failure to adequately claim priority arose from the prolonged and complicated prosecution of this series of patent applications.

9. We believe the original patent to be partly inoperative in that the original patent claims less than we have a right to claim in the patent. Our invention is generally directed to methods of detecting human B lymphotropic virus (HBLV) infection. Claims 2 and 3 of the issued patent recite two distinct methods by which HBLV infection can be detected. Claim 2 describes a method of detecting HBLV infection by contacting an antibody that specifically binds to an antigenic molecule from HBLV with a biological sample and detecting the antibody-antigen complex. Claim 3 describes a method whereby the antibody-antigen complex is detected by a western blot.

- 10. We believe that the unduly constrained literal scope of the present claims arose from insufficient communication between us and patent counsel as a result of which the patent counsel lacked full appreciation of the scope and function of the invention. These errors in claiming less than we had a right to claim arose without any deceptive intention on our part. The errors were discovered after the patent issued as part of a review by other patent counsel.
- 11. We hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code, and that such

Full name of first inventor:	Syed Z. Salahuddin	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		
Full name of second inventor	r: Dharam V. Ablashi	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:	<u> </u>	
Full name of third inventor:	Steven F. Josephs	
Inventor's signature:		Date:
Country of Citizenship:	U.S.	
Residence: U.S.		
Post Office Address:		